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crimes...are related to computer use and computer access. Many times these guys get on probation for this offense and their access to proba...their access to a computer is maintained. I would submit that that doesn't make much sense. And that if we are going to look at this criminal class of behavior, we need to look at everything, including how we supervise these offenders in our communities after sentencing, postsentencing. We, overall, overall we fail miserably in the community supervision of these offender classes, and I think that with some of the bills now introduced relating to community corrections that it will give us opportunity...I have a bill with the Judiciary Committee that attempts...that makes an attempt to address our deficiencies in supervising these offenders in a community. But, again, Senator Mossey, I thank you for bringing this bill and you have my support. Thank you.

SPEAKER BROMM: Thank you, Senator Synowiecki. Senator Beutler.

SENATOR BEUTLER: Senator Bromm, members of the Legislature, I think I agree with almost everything that's been said also and support the bill. The question of proportionality can be solved in a number of ways. Maybe we do need to go back and hike up the other penalties, which is fine. I wanted to bring to the attention of the body just a couple of other items with respect to the bill that I think deserve some clarification. First of all, it indicates that it's unlawful for a person to knowingly possess any visual depiction,, et cetera, et cetera. Person includes minors. So unless you change that to adult, the situation that you...that you're in danger of...or maybe you want to include it, but the situation that I think you're in danger of including is the situation where one high school kid uses the very bad judgment of being in possession of a dirty picture of another high school student. Youth has a natural curiosity about sexuality that lends to bad judgment from time to time. And, yes, there is the high-school-age student, I suppose, who has a morbibidy...morbidity with young children. But the more common thing and a natural curiosity has to do with the interest of an adolescent in another adolescent, and is this the thing to which we would apply a Class IV felony? Now you say, well, the judges, they can decide, and the prosecutors, they can decide. Well, you know that's another cycle of things